Case: 1:24-cv-13162 Document #: 12 Filed: 02/14/25 Page 1 of 44 PageID #:138 FOR THE NORTHERN DISTRICT OF 16612015 FEB 14 2025 LT EASTERN DIVISION THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT WILLIS KEUN BAIRD. 1 CASE NO. 24-CV-13/62 PLAINTIFF JUDGE ANDREA R. WOOD JESSE REYES, DEFENDANT. PLAINTIFFS RESPONSE TO DEFENDANTS RULE 126/6) Morion To DISMISS NOW COMES PLAINTIFF, WILLIS K. BAIRD, PRO SE, RESPONSE TO DEFENDANT JESSE "JESUS" REYES" MOTION TO DISMISS WITH PREJUDICE, PLAINTIFFS DEFAMATION AND INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS COMPLAINTS, IN RESPONSE PLAINTIFF STATES AS FOLLOWS: 1) ON JUNE 19TH, 2027, A LADY NAMED MARIA RUIZ

I) ON JUNE 19TH, 2027, A LADY NAMED MARIA RUIZ

ENDED HER RELATIONS HIP WITH DEFENDANT JESSE

REYES, WHOM SHE HAS A DAUGHTER WITH THAT WAS

BORN IN 2019, AND MARIA RUIZ BEGAN SEACHING

FOR ME. (SEE EXIBITS I, TEXT MESSOCE TO ME FROM

MARIA RUIZ ABOUT JESSE REYES, EXIBITS 2,344 MARIA

FACE BOOK POST SEARCH FOR ME) I MET AND HAD A

VEAR AND A HALF FRIENDSHIA WITH MARIA RUIZ

FROM 2015 70 2017.

- 2.) AFTER MARIA RUIZ FOUND ME, WE BECAME
 ENGAGED, THIS WAS DEFENDANT JESSE REYES MOTIVE
 TO DEFAME ME ON FACEBOOK AND LABELING ME
 A PEDOPHIKE, AS I HAD DONE NOTHING WHAT SO
 EVER TO JESSE REYES AND DID NOT KNOW HIM
- 3.) DEFENDANT JESSE REYES DID NOT KNOW ME EITHER BUT WAS TOLD BY MARIA RUIZ, THAY WE WERE ENGAGED, MAKING DEFENDANT REYES SEARCH MY NAME AND HE DISCOVERED THAT I WAS CONVICTED OF A SEX OFFENSE 25 YFARS AGO.
- 4) THIS DISCOUERY BY THE JEALOUS DETENDANT

 JESSE REYES CAUSED HIM TO POST THE PICTURE

 OF ME AND THE INFORMATION ABOUT MY DE

 YEAR OLD CONVICTION ON HIS FACE BOOK PAGE,

 BUT ADDED HIS OWN LABEL AND LABELED

 ME A PEOOPHICE. (SEE EXIRIT#5)

PLAINTIFF BEING A PEROPHILE IS NOT TRUE NOR SUBSTANTIALCY TRUE AND IS COMPLETELY FALSE AND DEFAMATORY

- 5.) ACCORDING TO MY CONVICTION IN 1999, I HAD SEX WITH A 15 YEAR OLD IN 1998, NAMED MELISSA.
- 6.) EXIBIT #6 15 THE MERRIAM WEBSTER DICTIONARY

 DEFINITION OF PEROPHICE. SEXUAL PERVERSION IN

 WHICH CHICOREN ARE THE PREFERED SEXUAL OBJECT.
- 71) PLAINTIFF IS APPROX. GO DAYS SHY OF BEING 54 YEARS = LD. I HAD DG YEARS OF LIFE BEFORE I MET MELISSA, WITH ABSOCUTELY ZERO SEXUAL IMPROPRIETY OR EVEN ACCUSATION OF ANY CRIMINAL ACTIBITY OF ANY KIND. THAT 26 YEARS INCLUDES.
 - A.) HIGH SCHOOL IN WAUKEGAN
 - B.] COLCEGE IN NEBRASKA
 - () ScHool BUS DRIVER 5 YEARS K-12
- D) HIRED IN JAN. 1997 AS A WANKEGAN POLICE OFC. (I MET MELISSA OCT. 1997)

AFTER MY FATHER WENT BLIND IN 1992 WHEN I WAS ENTERING MY JUNIOR YEAR OF COLLECE SO I STOPPED AND BEGAN WORKING AS A SCHOOL BUS

DRIVER, WHICH FINGER PRINTED ME AND WENT THROUGH
MY BACKGROUND AND FROM 1892 TO 1997, I WAS DI
TO 26 YEARS OLD AND THERE WAS NO ACCUSATIONS OF
TO 19 YEARS OLD AND THERE WAS NO ACCUSATIONS OF
SEXUAL WRONG DOING BY ME. CLEARLY IF THERE WAS
THE WAUKEGAN POLICE DEPT. WOULD HAVE FOUND IT
AND NOT HIRED ME, AS I PASSED EVERY BACKGROUND CHECK, EXAM AND INTERVIEWS GIVEN.

9.) 27 YEARS SINCE MELISSA, THERE HAS BEEN NO, FUEN ACCUSATION OF SEXUAL WRONG DOINGS

9) EXIBITES ALSO STATES A PSYCHIATRIC DISORDER IN WHICH AN ADOLT HAS SEXUAL FANTASIES ABOUT OR ENGAGES IN SEXUAL ACTS WITH A CHILD, A PREPUBENCENT CHILD.

10.) EXIBITHY DEFINES WHAT THE MEANING OF
PREPUBESCENT IS, AND THE ACE RANGE 15 9-12
VEAS 660.

11.) THE FACTS OF MY 1999 SEX CONVICTION WILL
SHOW THAT LABELING ME A PERSPHICE IS COMPLETELY
FALSE AND DEFAMATORY AS CASE # 99CF 928 IN
LAKE COUNTY IL. WILL SHOW.

1 d.) MELISSA HELD HERSELF AS A 19YEAR OND FROM
PUERTO RICO, (SEE EXIBITS#9 p.1-4) (MELISSA'S MEDICAL
RECORDS IN 99CF928) SHE WAS BORN 9-13-78, MAKING
HER 19 YEARS OLD IN OCT-1997 WHEN I MET HER AND
IN JUNE 1998 WHEN WE BECAME PREGNANT, (OUR DAUGHTER
15 NOW 26 YEARS OLD)

13.) 1998 WHEN MELISSA BECAME PRECNANT WAS 27

VEARS AGO, DEFENDANT JESSE REYES' POST ON FACE

BOOK OF LABELING ME A PEDOPHILE IN 2024, ALTHOUGH

FALSE AND DEFANATORY IS 27 YEARS LATE, AS IF IM

THIS 53 YEAR OLD MAN OUT THERE MOLESTING

CHILDREN.

14) AT ALL RELAVANT TIMES IN MY GUER A YEAR LONG RELATIONSHIP WITH MELISSA, I BELIEVED SHE WAS 19 YEARS OLD AND LATER DOYEARS OLD, WE WERE ENGAGED TO BE MARRIED. (PROPOSAL VIDEO ALSO IN 990 F 928) (SEE EXIBIT#9)

15.) EXIB, THO IS THE ILLINOIS SEX OFFENDER REGISTRATION FORM, I HAVE OVER A HUNDRED, F THESE FORM AND IN THE TOP LEFT CORNER OF THEM ALL IS A LIST OF WHAT A PERSONS SEXUAL CONVICTION WILL PLACE THEM IN AND IN ALL MY FORMS IN LISTED OR OHECKED BOX AS A SEX OFFENDER. THERE IS A

A BOX THAT WOULD HAVE BEEN CHECKED IF I WAS
LONSIDERED SEXUALLY DANGEROUS/VIOLENT, BUT IT'S
NOT CHECKED ON MY FORMS, THERES A BOX FOR
SEXUAL PREDATOR (WHICH IS WHAT A PROOPHILE 13)
BUT THAT'S ALSO NOT CHECKED ON MY FORMS

FROM CASE 99CF 928, I WILL REFER TO THESE PAGES

BY THE ACTUAL NUMBER IN THE LOWER RIGHT

CORNER OF THE PAGE, SUCH AS EXIBITED PAGE

13 THE START OF VETERAN JUDGE THOMAS LANG

SENTENCE HEARING AFTER MY CONVICTION. THIS

PAGE THE JUDGE SAYS THERE WAS A PRE-SENTENCE

INVESTIGATION AND MY HISTORY, CHARACTER AND

BACKGROUND WAS ALL CONSCOERED, NO CRIMINAL

HISTORY WHATSO EVER.

17. EXIBITE II P. 99. JUDGE LANG STATES "ACCERDING
TO DR. BLAIM. (SEE EXIBITE/LINHO'S DR. BLAIN) I HAVE
NO ANTI-SOCIAL TENDENCIES. (SEE EXIBITE/IS P. 1-4)
A PROOPHILE HAS ANTI-SOCIAL TENDENCIES, BUT THE
EXPERT DR. WHO ERAM ME AND SPOKE TO ME
MULTIPLE TIMES SAYS I DON'T HAVE ANY OF THOSE
BE HAVIORS,

18.) EXIBITAIL P. 100, 6 SENTENCE DOWN, THE JUDGE STATES " HE DID NOT INITIATE THE RELATION-SHIP WITH MS. MEDINA. (MELISTA) INDEED THE EVIDENCE IS UNCONTRADICTED THAT MS. MEDINA INTIATED THE RECATIONSHIP THROUGH THE DEFENDANTS LOUSIN! "IT WAS NOT A PREDATORY SITUATION" EVEN IN THIS ONE AND ONLY SEXUAL ANYTHING IN MY NEARLY SHYEARS OF LIFE, I DIDN'T PREY, SHE PREYED ON ME AND LIED AND USED MY FAMILY TO BE AROUND ME FOR MONTHS, AND I GREW TO LOVE HER AS THE SECOND PARAGRAPHON P.100 SHOWS, THE JUDGE STATES "AS I LOOKED AT THE VIDEO, (VIDEO I MENTIONED EARLIER OF MY PROPOSAL TO MELISSA) IT CERTINAY INDICATED TO ME THE DEFENDANT CLEARLY INTENDED TO MARRY THIS YOUNG LADY." PROPOSED WITH FAMILY AND FRIENDS THERE. (CONTINUED ON P-101)

19.) EXIBITALL, P.107, STH SENTENCE DOWN, THE

JUDGE STATES "IT FINDS SPECIFICACLY THAT HIS

IMPRISONMENT IS NOT NECESSARY FOR THE PROTECTION OF THE PUBLIC." AGAIN SHOWING. FROM THE

JUDGE IN THIS CASE THAT I'M NO PEROPHILE, NOT

AT ALL OR ELSE THE PUBLIC WOULD NEED PROTECTION.

20.) EXIBITH PGS. 106, 107 \$ 108, STARTING AT THE WORD

FINALLY, 2ND PARAGRAPH P. 106, ALL OF 107 AND TOP OF

PAGE 108. THE JUDGE TALKS ABOUT HOW THIS IS THE

ONLY CASE IN HIS CAREER THAT THE JURY MAPE

A SENTENCE RECOMDATION AND THAT HE ASKED

EVERY JUROR, ALL 12 AND THEY ALL SAID THAT

THEY DO NOT WANT ME TO DO JAIL TIME ON THIS

LASE. I DON'T KNOW OF ONE PERSON WHO WOULD SAY

THAT THEY DON'T WANT A PEDOPHILE IN JAIL, OR

FOR THAT MATTER A SEX OFFENDER, BUT THE 12 MEN

AND WOMEN WHO SAT AND LISTEN TO THIS CASE

ALL SAIR THAT ABOUT ME, I DON'T WANT HIM TO

GO TO JAIL

21) THE REST OF EXIBITE // PAGES 54-57 ARE OF MELISSA.

PROBATION CONDITIONS THE JUDGE PLACED ORDERED

ON ME AND ON THE TOP OF PAGE 2, NUMBER

23. 60 THE DOCUMENT THE JUDGE WRITES "NO

CONTACT WITH FEMALES BETWEEN THE AGES 12-18

YEARS EXCEPT FAMILY MEMBERS OR IN A PUBLIC

PLACE ANGICIARY TO EMPLOYMENT." THIS SAYS THAT

RIGHT AFTER BBING CONVICTED OF A SEX CRIME

I CAN HAVE CONTACT WITH ALL MALE CHICOREN

AND ANY FEMALE UNDER 12. THAT IS THE EXACT

OPPISITE OF A CONDITION YOU WOULD PUT ON A PEROPHICE. THAT IS A LOUD AND CLEAR STATEMENT FROM THE JUDGE, THAT SAYS TO ME, THIS MAN IS NOT A DANGER AT ALL TO CHILDREN, NOT EVEN CLOSE TO A PEDOPHILE AND THE JUDGE WAS 100% RIGHT AND MY 54 YEARS OF LIFE SAYS THAT Also, ALONG WITH DR. JERRY BLAIN AND HIS EXAMI-NATION OF ME, ALONG WITH A 12 PERSON JURY, THE JUDGE THOMAS LANG, THE WACKEGAN POLICE DEPT AND BOARD MEMBERS (A SCHOOL BUS COUPANY AND FIVE YEARS OF DRIVING CHICOREN, WARIA RUIZ, EXIBITS#2,3, &4, MECISSA MEDINA AND HER UNDER OATH TESTIMONY, THE 1261-NOIS STATE POLICE ACADEMY THAT I GRADUATED FROM AND THE NUMBER ONE OR NUMBER TWO BIGGEST COMPANY IN AMERICA, AMAZON WHO HIRED ME IN 2022. (SEE EXIBITY 15) ONLY DEFENDANT JESSE REYES WHO HAS NEVER HAD A CONVERSATION AT ALL WITH ME ABOUT ANYTHING; BUT DEFENDANT REYES COULD HAVE, BUT WOULD RATHER MELICIOUSLY DEFAME ME, CAUSE ME HARM, 25 YEAR LATER.

PLAINTIFF RESPECTFULLY PRAYS THAT THIS HONORABLE COURT DENIES DEFENDANTS MOTION TO DISMISS, AND

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PLAINTIFF ATTESTS UNDER PENALITY OF PERTURY
THAT ALL EVIDENCE DOCUMENTS ARE ACCURATE
AND TRUE, AND ALL INFORMATION IS TRUE AND
CORRECT TO THE BEST OF MY KNOWLEDGE AND
BELIEF.

RESPECTFULLY SUBMITTED,

WILLIS BAIRD, PRO SE

1073 SHERIDAN RA. AF. 208

KENOSHA WI. 53140

PH# 262-883-7072

EMAIL: KENNWILLISHOYAHOO.CO.

ORAL ARGUMENT REQUESTED

< € Maria Ruiz ∨

if you are worried about me and her father, there's nothing there. I've been done w him since fathers day 2022. that's the God honest truth.

4:43 AM

I'm not really a womer about those kinds of issues, one, because I believe people are always free to do as they want, nor would I worw about

12:42

⋖ Search







Maria Sweet Maria · Follow 3h · ⊗

I know that the internet does wonders...

I'm hoping to find MY DEAREST FRIEND KEVIN!

this is a video from 2016 (my brain sucks and I cant for the life of me remember his last name.. (a) trauma can do some ishih to your brain (a)

if anyone knows him or how I can reach him please let me know A.
I feel like this is my last resort ②



EXIBITE 2



EKIR/14

Case: 1:24-cv-13162-Document #: 12-Filled: 02/14/25-Dago 14-of 44 PageID #:151

I know that the internet does wonders...

I'm hoping to find MY DEAREST FRIEND KEVIN!

story as to why I would like to find him .

I met him while I was working one day at a cell phone place, he came in one day, just as he did the day before, asking about a phone, me thinking he was just like every other guy out there just tryna "get to know me" which in this generation, we all know what that means.

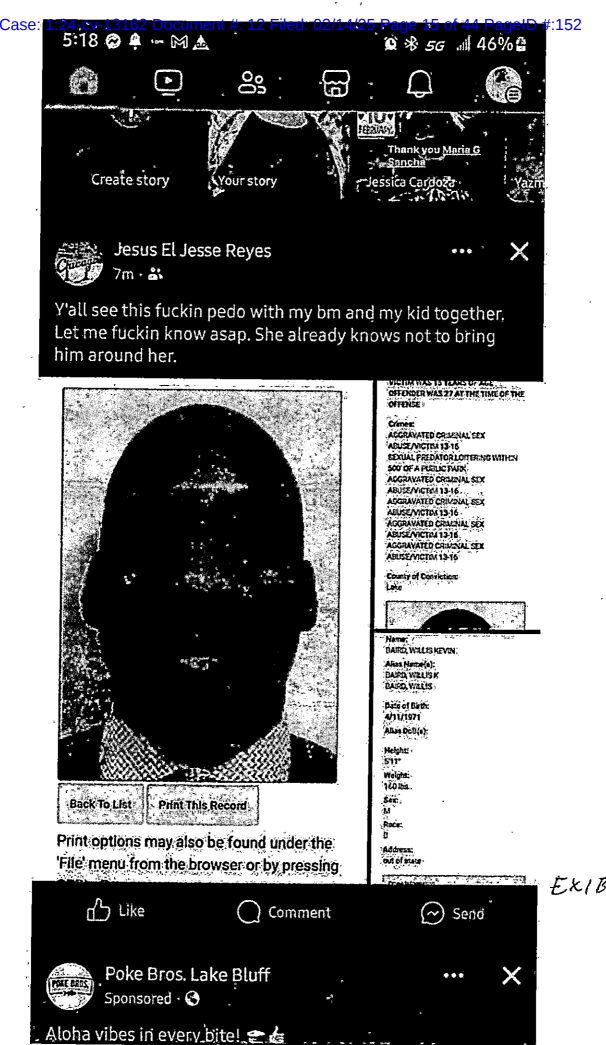
But not Kevin. he was soo adamant about just truly and genuinely being my friend he kept coming back, just keeping me company telling me about his life, as I heard, more I realized he just needed a friend. Deven though we were friends, I always refused to hug him. I believe it wasn't up til a year after being friends that we hugged and that's cuz it was Christmas he was shocked when I hugged him and I said "it's Christmas".

this man was genuine friend and confidant. he never once googled eyes at me, flirted with me, called me sexy or anything like that, if he ever complimented me it was "you look nice today" in a genuine very neutral tone, bloved that he treated me as a person and not just a girl who he could possibly sleep with after gaining a "friendship", this man was a true friend, no matter what he was going thru he was there for whatever I needed help with, as a woman, do you know what that means to me? do you know how hard it is to find someone like that? everyone I've ever encountered with in my lifetime has always had an ulterior motive, most of the time its to get in my pants. But not him. I met his family (who lived out in Chicago at the time), it was such a wonderful, pleasant time. (just take me back)

I kinda stopped talking to him once a serious relationship was part of my life again, cuz what guy wants their girl to have a guy best friend? they would look at him and say "no way that's JUST your friend" He told me too, that they "wouldn't let us" be friends, it's the worst-cuz it was definitely not worth letting him go, and not only do i know that now but i also see all the toxic and trauma relationships I've been in and how fucked up my way of thinking is (was, I've done alot of healing in the past year alone)

I feel he FOUGHT SOO HARD JUST TO BE MY FRIEND, and now its MY TURN. I've gone to the last place I knew he resided at, he's moved.

these videos are from 2016 (my brain sucks and I cant for the life of me remember his, last name.. ② trauma can do some ishih to your brain ③) EXIBITY 4





Definition

Word History

Entries Near

pedophilia noun

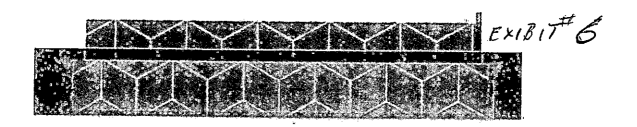
pe-do-phil·ia (pe-də-fi-lē-ə 🔊)

: sexual perversion in which children are the preferred sexual object

specifically: a psychiatric disorder in which an adult has sexual fantasies about or engages in sexual acts with a prepubescent child

pedophiliac (pe-də-ˈfi-lē-ˌak ːə) ˌpē-adjective
variants or pedophilic

pe-də-fi-lik 🕪 🗎 pē-



Q meaning of prep...

4

(°)

What is considered pre pubescent?



Prepubescence, puberty, and age range

Instead, prepubescent (and sometimes child) is a term for boys and girls who have not developed secondary sex characteristics, while preadolescent is generally defined as those ranging from age 8 to 12 years. Preadolescence may also be defined as the period from 10 to 13 years.

w https://en.m:wikipedia.org > wiki Preadolescence - Wikipedia

MORE RESULTS



Q Search



EXIBITH,

Case: 1:24-cv-13162 Document #: 12 Filed: 02/14/25 Page 18 of 44 PageID #:155 KARLIN GUTH, M.D. TAX I.D. # 36-3236567 CHERYL L. NICOLE E. MEN

RUTH KARLIN GUTH, M.D.
MICHAEL D. BENSON, M.D.

CHERYL L. PERLIS, M.D. NICOLE E. MENEGAKIS, M.D.

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	New Patient Brief New Patient Limited	99202		-	Antibody Screen, Indirect Coombs CA - 125	86316		,	Biopsy, Vulvar or Perineal 56605 Breast Aspiration 88170
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	New Patient Comprehensive	99205	1		Cholesterol Level	82465		٠.	Colposcopy w/Biopsy 57454
	Estab. Patient - Brief/Recall	99212		7.5	Comp Metabolic Panel p	80054	4000	***	Colposcopy w/LEEP 57460
	Estab. Patient - Limited	99213			Coronary Risk Profile	80061	•		Conization, by LEEP 57522
•	Estab. Patient - Detailed	99214	,	····	Culture, Cervical	87072			Condyloma, Chemical 57150
	Estab. Patient - Comprehensive	99215		,	Culture, Urine/Bacteria	87087		٠.	Cryocautery Cervix 57511
	Nurse / Clinical Visit	99211		-	DHEAS	82627	•	.,	Destruction Lesion, Vag, Simple 57061
	Post-Operative Visit (N/C)	99024	}		Digene	87621	240.30	77	Destruction Lesion, Vag, Extensive 57065
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	New Patient - Ages 12-17 Years · · ·	99384	2	1	FSH Parking The Pa	83001	. 'Qey-		Diaphragm Fitting 57170
•	New Patient - Ages 18-39 Years	99385	1		&C/Chlamydia DNA Probe	87797	··: •5 ¹		Endocervical Curettage 57505
	New Patient - Ages 40-64 Years	99386	2	リリ	Glucose, Post Dose	82950	27-	-	Endometrial / Cervical Sampling Bx 58100
ŧ	New Patient - Ages 65 Years +	99387		コ	Hernatocrit KOO STONE	85014	十/で~	1100 3	Excision Genital Lesion, Benign 11422
	Estab. Patient - Ages 12-17 Years	99394		7,000	Hepatitis B Surf Aritigen	87340		-	1 & D Bartholins Gland Abscess 56420
	Estab. Patient - Ages 18-39 Years	99395			HCG, Quant.	84702			I.& D Vulva or Perineal Abscess 56405
	Estab. Patient - Ages 40-64 Years	99396	¥		Hemoccult	82270	*****	, ,	IUD Insertion 58300
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	Second Opinion - Level 4	99274			Rubella Titer, Antibody	86762		1	ULTRASOUNDS.
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	OB Visit	OB/NC	,		Strep Test, Rapid	86403			Guidance, Amniocentesis 76946
	Prenatal Care w/o Delivery	59425	,		Tay Sachs	86318	<u> </u>		Guidance, Needle Biopsy 76942
	Postpartum Care Only	59430		34	Thyroid Panel w/TSH	80092	V. 7	7	OB, Complete 76805
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Case: 1:24-cv-13162 DCCHMOD PARKWOMEN; 97114/75 CARE, SIO of 44 PageID #:156 RLIN GUTH, M.D. TAX I.D. # 36-3236567 CHERYL L. PERLIS, M.D. NICOLE E. MENEGAKIS, M.D.

RUTH KARLIN GUTH, M.D.

	D 550 N LAKE ST. SMUNDELEIN IL 60060	720 OSTE DEERFIE	RMAN, SU	JITE 2 15	⁰⁵ FAX: (847) 945	5-9499	ΞĘ	350 N. MILI VERNON F	NAUK IILLS,	EE AVE., SUITÉ 102 3 2246 GR. IL 60061 LINDENI (847) 265	ND AVE. URST, IL 60046
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7.7	New Patient Delailed	99204 99205	Administration of		CBC w/Differential Cholesterol Level		82465			Colposcopy w/Biopsy	57454
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- 1	Estab. Patient - Umited	99213		**,*	Coronary Risk Profile	A Carter and	80061	4	تشت	Conization, by LEEP	57522
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15	Estab, Patient - Comprehensive	99215	. And Charles		Culture, Urine/Bacteria	nakananga Pelebahan	87087	h if Menorikan	90,00	Cryocautery Cervix Destruction Lesion, Vag, Simple	57511 57061
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E	PREVENTATIVE VISIT				FBS & 2° P.P.	ग्राह्मस्य स्टब्स	82951		7%;-)	Destruction Lesion, Vulvar, Extens	56515
12/	New Patient - Ages 12-17 Years	99384	COS 1/2		FSH		83001	12		Dephragm Fitting	57170
7	New Patient - Ages 18-39 Years	99385	145 TE 151 TE	V	GC/Chlamydia, DNA Probe	Control of the contro	87797	ンラ	-	Endocervical Curettage Endometrial / Cervical Sampling Bx	57505
7	New Patient - Ages 40-64 Years	99386	AND STATES OF THE STATES OF TH	75.3	Glucose, Post Dose	Andread Control	82950 85014		77.	Excision Genital Lesion, Benign	11422
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741	Estab. Patient - Ages 65 Years +	99397	Sandara	-27	Hepatitis Panel		80059	ading.		IUD Removal	58301
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Case: 1:24-cv-13162 Document #: 12 Filed: 02/14/25 Page 20 of 44 PageID #:157
HIGHLAND PARK WOMEN'S HEALTH CARE, S.C.
CHERYL L. P.

TAX I.D. # 36-3236567

CHERYL L. PERLIS, M.D. NICOLE E. MENEGAKIS, M.D.

BRUTH KARLIN GUTH, M.D. MICHAEL D. BENSON, M.D. SUITE 102 FAX: (847) 945-9499 ලුණු © OFFICE PROCEDURES > FEE LABORATORY OFF CEVISITS CODE TEES Biopsy, Cervix, Single or Mult. 57000 82105 Alpha - Fetoprotein 99201 New Patient - Minimal Biopsy, Vulvar or Perineal 56605 86885 Antibody Screen, Indirect Coombs 99202 88170 New Patient - Bilet Breast Aspiration 86316 CA - 125 99203 57452 New Patient - LI mited Colposcopy 85025 CBC w/Differential 99204 New Patient - D etailed 57454 Colposcopy w/Biopsy Cholesterol Level 82465 New Patient - Comprehensive 99205 Colposcopy w/LEEP 57460 80054 Comp Metabolic Panel Estab. Patient - Brief/Recall 99212 Conization, by LEEP 57522 80061 Coronary Risk Profile 99213 Estab Patient - Umited 57150 Condyloma, Chemical 87072 Culture, Cervical 99214 57511 Estab. Patient - Detailed Cryocautery Cervix 87087 Culture, Urine/Bacteria Estab. Patient - Comprehensive 99215 57061 Destruction Lesion, Vag. Simple 82627 DHEAS 99211 57065 Nurse / Clinical Visit Destruction Lesion, Vag, Extensive 87621 Digene 99024 Post-Operative Visit (N/C) Destruction Lesion, Vulvar, Simple 56501 82670 Estradiol Destruction Lesion, Vulvar, Extens 56515 82951 FBS & 2° P.P. PREVENTATIVE 57170 Diaphragm Fitting 83001 FSH New Patient - Ages 12-17 Years 99384 Endocervical Curettage 57505 87797 GC/Chlamydia DNA Probe New Patient - Ages 18-39 Years 99385 Endometrial / Cervical Sampling Bx 58100 82950 Glucose, Post Dose 99386 New Patient - Ages 40-64 Years Excision Genital Lesion, Benign 11422 85014 Hematocrit 99387 56420 New Patient - Ages 65 Years + I & D Bartholins Gland Abscess 87340 Hepatitis B Surf Antigen 99394 56405 Estab. Patient - Ages 12-17 Years I & D Vulva or Perineal Abscess 84702 HCG, Quant. 99395 IUD Insertion 58300 Estab. Patient - Ages 18-39 Years IUD Removal 82270 Hemoccult 99396 58301 Estab. Patient - Ages 40-64 Years 80059 Hepatitis Panel Estab. Patient - Ages 65 Years + 99397 59200 Laminaria Insertion 86701 HIV Antigen 56440 Marsup of Bartholin Gland 71 83002 OFFICE CONSULTAT 57160 Pessary Insertion Pap Smear, Cervical/Vaginal 88150 Minimal - Requested By Other Phys. 99241 57500 Polypectomy 88158 Papnet 99242 Brief - Requested By Other Phys. Suct Curettage for Incomp AB 59812 Parvovirus 86747 99243 89300 Limited - Requested By Other Phys. Post Coital Testing 80055 Prenatal Screen w/Rubella 99244 Detailed - Requested By Other Phys. 84144 Progesterone Level 99245 Comprehensive - Requested By Other Phys. Prolactin Level 84146 99273 Second Opinion - Level 3 Rubella Titer, Antibody 86762 99274 76700 Second Opinion - Level 4 Abdominal 88160 Smears, Breast/Other Breast 76645 88305 Surgical Path. 1 2 3 4 Specim. OBSTETRICAL CARE 76818 Biophysical Profile 88307 Surgical Pathology - LEEP 76946 New OB Patient Guidance, Amniocentesis 86403 Strep Test, Rapid OB/NC 76942 Guidance, Needle Biopsy OB Visit 86318 Tay Sachs 59425 OB Complete 76805 Prenatal Care w/o Delivery 80092 Postpartum Care Only Thyroid Panel w/TSH 59430 76810 OB-Complete, Multiple Gest 86777 Toxoplasmosis 59025 OB, Limited 76815 Fetal Non-Stress Test 81025 UCG 59000 76816 Amniocentesis OB, Repeat /Follow-up 81000 Urinalysis 76856 Pelvic *** 86787 Pelvic, Limited / Follow-up Varicella Zoster 76857 INJECTIONS & SUPP 36415 Venipuncture 76830 J1055 Depo Provera Transvaginal 87252 Viral Culture, Tissue 99070 Diaphragm 87210 Wet Mount 90782 Injection J1950 Lupron Depot 3.75 mg 99070 Pessary 90742 Rhogam 90706 Rubella Vaccine PRIOR BALANCE DIAGNOSIS: REASON Large for Pate PATIENT 0.99 430.60 9.00 MELISSA MEDINA 11/07/98 TODAY'S CHARGE D.O.B. LOCATION DR.# DOCTOR TICKET NO. 09/13/78 DEERFIELD OFFICE IA_TRASOUND 13 13943 REFERRING DR PH# RESPONSIBLE PARTY 847 PATIENT NO. NEXT APPOINTMENT: 662 3646 MELISSA MEDINA 41277 ZIP CODE CITY/STATE ADDRESS _ Weeks _ Days _ 60085 WALKEGAN I hereby authorize my insurance benefits to be paid dire 643 MILL CI Y TODAY'S PAYMENTS PT BC CS PAY CHOICE TOTAL DUE the above signed physician, realizing I am responsible CURRENT OVER 30 OVER 60 OVER 90 non-covered services and I hereby authorize the rele 439.90 375.09 55.00 0.93 Ø. 00 pertinent medical information to insurance carriers. RELATIONSHIP SCT POLICY I.D. BA INSURANCE COMPANY TO INSURED 32200001A1744 584764442 HPHC/NON-CAPITATED I ö Ε Û н L Ε Š 534 75 4442 SSN # Patient Signature

RUTH KAHLINGUTI ALDV-13162 DOCUMENT # TAXA DIFER 3200647/25 Page 21 of 44 Pagents Librerlis, M.D. NICOLE E. MENEGAKIS, M.D. ☐ 850 N. MILWAUKEE AVE., SUITE 102 VERNON HILLS, IL 60061 (847) 362-1360 ☐ 2246 GRAND AVE. LINDENHURST, IL 60046 (847) 265-1164 MUNDELEI IL 60060 720 OSTERMAN, SUITE 205 DEERFIELD, IL 60015 (847) 945-9470 FAX: (847) 945-9499 FEET CODE PROCEDURES CODE A OF CEVISITS CODE CODE FEE LABORATORY X 57000 Biopsy, Cervix, Single or Mult Alpha - Fetoprotein 82105 99201 New Patient - Mimal Biopsy, Vulvar or Perineal New Patient - Bief 56605 Antibody Screen, Indirect Coombs 86885 99202 **Breast Aspiration** 88170 New Patient - Limited 86316 CA - 125 99203 57452 85025 Colposcopy New Patient - Detailed CBC w/Differential 99204 57454 Cholesterol Level Colposcopy w/Biopsy 82465 New Patient - Comprehensive 99205 Colposcopy w/LEEP 57460 Comp Metabolic Panel 80054 Estab. Patient - Brief/Recall 99212 Conization, by LEEP 57522 Estab. Patient - Umited Coronary Risk Profile 80061 99213 57150 Condyloma, Chemical Culture, Cervical 87072 99214 Estab. Patient - Detailed Cryocautery Cervix 57511 Estab. Patient - Comprehensive Culture, Urine/Bacteria 87087 99215 Destruction Lesion, Vag, Simple 57061 82627 Nurse / Clinical Visit 99211 DHEAS Destruction Lesion, Vag, Extensive 57065 Post-Operative Visit (N/C) Digené 🖺 87621 99024 Destruction Lesion, Vulvar, Simple 56501 Estradiol 82670 100 الرابا فإن تشار سيوره 56515 Destruction Lesion, Vulvar, Extens 82951 FBS & 2° P.P. Political Processing 57170 FSH : Service of the Diaphragm Fitting 83001 New Patient - Ages 12-17 Years 99384 Endocervical Curettage 57505 87797 GC/Chlamydia DNA Probe New Patient - Ages 18-39 Years 99385 58100 Endometrial / Cervical Sampling Bo Glucose, Post Dose 82950 New Patient - Ages 40-64 Years 99386 Excision Genital Lesion, Benign 11422 Hematocrit 85014 99387 New Patient - Ages 65 Years + 1 & D Bartholins Gland Abscess 56420 Hepatitis B Suri Antigen Estab. Patient - Ages 12-17 Years 87340 99394 1 & D Vulva or Perineal Abscess 56405 84702 Estab. Patient - Ages 18-39 Years Estab. Patient - Ages 40-64 Years HCG, Quant. 99395 Hemoccult 1045 30 57455 82270 IUD Insertion 58300 99396 Hepatitis Panel 58301 IUD Removal Estab. Patient - Ages 65 Years + 80059 99397 59200 HIV Antigen Laminaria Insertion 86701 56440 Marsup of Bartholin Gland OFFICE CONSULTATION The section of the 83002 Pessary Insertion 57160 88150 Pap Smear, Cervical/Vaginal Minimal - Requested By Other Phys. 99241 -Polypectomy 57500 Papnet 1995 88158 Brief - Requested By Other Phys. 99242 Suct Curettage for Incomp A 59812 Parvovirus Parvovirus 86747 99243 Limited - Requested By Other Phys. Post Coital Testing 89300 Prenatal Screen w/Rubella 80055 Detailed - Requested By Other Phys. 99244 Progesterone Level 84144 99245 Comprehensive - Requested By Other Phys. 3,4000,410 2 23 Prolactin Level 84146 Second Opinion Level 3 99273 Second Opinion - Level 4 Rubella Titer, Antibody 86762 99274 76700 Smears; Breast/Other Abdominal **** 88160 \$ 6.8<u>7.</u> **第四章是不管等等** Breast 100 100 76645 Surgical Path. 1 2 3 4 Specim 88305 OBSTETRICAL CARE 76818 Biophysical Profile Surgical Pathology - LEEP 88307 New OB Patient Guidance, Amniocentesis 76946 Strep Test, Rapid 86403 OB Visit OB/NO Tay Sachs 76942 Guidance, Needle Biopsy 86318 59425 Prenatal Care W/o Delivery OB, Complete 76805 Thyrold Panel w/TSH 80092 Postpartum Care Only 59430 OB, Complète, Multiple Gest 76810 Toxoplasmosis 86777 Fetal Non-Stress Test 3555 59025 76815 OB. Limited UCG CONTRACTOR 81025 Amniocentesis 59000 Urinalysis 76816 OB, Repeat / Follow-up 81000 经协会学院的专门 Pelvic 76856 Varicella Zoster 86787 SUPPLIES 76857 Venipuncture Pelvic, Limited / Follow-up 36415 J1055 Depo Provera Diaphragm 76830 87252 Transvaginal Viral Culture, Tissue 99070 Injection Wet Mount 87210 90782 Company of 11950 Lupron Depot 3.75 mg Pessary 99070 90742 Rhogam 90706 Ribella Vaccine LA BALANCE DIAGNOSIS: REASON V22.0 622-1 D:O.B. DOCTOR TODAY'S CHARGE TICKET NO. DR.# 847 Q۵ A PATIENT NO. RESPONSIBLE PART REFERRING DR. NEXT APPOINTMENT: ADJUSTMENTS ADDRESS CITY/STATE Months Weeks Davs 11 00 OVER 60 TOTAL DUE PT BC CS PAY CHOICE TOPAY PAYMENTS I hereby authorize my insurance benefits to be paid directhe above signed physician, realizing I am responsible to TRIST INSURANCE COMPANY non-covered services and I hereby authorize the releas POLICY I.D. RELATIONSHIF TO INSURED BA ISCT pertinent medical information to insurance carriers. EXIBITH DÜE s С 0 н SSN 8 584 76 4448 0 н U L E S D

ASSAULT, BATTERY & RELATED CRIMES

11.64

11.64 Pefense To Criminal Sexual Abuse And Aggravated Criminal Sexual Abuse

It is a defense to the charge of [(criminal sexual abuse) (aggravated criminal sexual abuse)] that the defendant reasonably believed _____ to be [(16)(17)] years of age or older.

Committee Note

720 ILCS 5/12–17(b) (West, 1999) (formerly III.Rev.Stat. ch. 38, 12-17(b) (1991)).

Give this instruction when the defendant is charged with criminal sexual abuse under Chapter 720, Section 12–15(b), or with aggravated criminal sexual abuse under Chapter 720, Section 12–16(d), and the issue is raised by the evidence. The appropriate age to be chosen from within the brackets should be determined by when the offense occurred as the legislature has amended the underlying statutes by changing the applicable age classifications. See the Committee Notes to Instructions 11.59 and 11.61. Also give Instruction 4.13. See Introduction to Chapter 24–25.00.

Insert in the blank the name of the victim.

571

EXIBIT#9

Case: 1:24-cv-13162 Document #: 12 Filed: 02/14/25 Page 23 of 44 PageID #:160

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Sex ○ fender	
☐ Sexu∮∛ly Dangerous/Violent	
☐ Sexu≰ Predator	{(
☐ Murd er, victim under 18	13
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Photo Required

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Cit. Code: 0999200					Sen	itence: 25 y	/rs					•	·	
Probation Officer:			·· <u> </u>	Proba	tion (Officer Telepho	ne							
Age of Victim(s) at Time of Offense:	15	-		Age of	Offe	ender at Time o	f Offen	se:		<u> </u>			-	
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The record will show that the Court has considered all of the evidence adduced at trial, has considered the Pre-Sentence Investigation which was prepared in accordance with the statute and filed in the statutory period of time. The Court has considered the evidence adduced at the hearing in aggravation and mitigation and the reasonable inferences to be drawn therefrom. The Court has considered the history, character and background of the defendant and all of the statutory factors.

I want to make some comments and if I err on the side of brevity or long-windedness -- if I err on the side of brevity, I have attempted to be concise. The defendant stands before the Court as a young man who began his life in difficult circumstances having been abandoned by his parents, raised as an adopted child on the south side of Waukegan and he like his friend, Sergeant Deskridge, did quite well for themselves academically and professionally, especially given the circumstances of the defendant. More importantly, the defendant has no criminal history

whatsoever. He is a young man of above average intelligence. He graduated high school, attended college for two years, became a police officer with the City of Waukegan where he served a brief period of time. According to Dr. Blain, he has no antisocial tendencies, no substance abuse, no gambling abuse.

address the question regarding the impact, if any, the defendant's status as a police officer upon the offense and specifically whether his status facilitated the offense itself. (The finding of the Court is the defendant's status as a police officer if it affected the offense at all was) peripheral with really a capital P. (There is no specific evidence that the defendant used his office to facilitate the offense, but there is some peripheral impact of his being a police officer, although I note when he was at the high school when he at one time saw the young lady he was not there as a police officer. He was there as a private citizen.

Someone referred to the relationship between the defendant and Melissa Medina as

EXIBITAIL

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(normal) (I'm not-sure-who. This-certainly was not) a normal relationship. The jury heard the revidence and the jury found that the defendant knew or should have known that the young lady was under age: Attorney Chancey is correct. not a predatory situation. He did not initiate the relationship with Ms. Medina. Indeed the evidence is uncontradicted that Ms. Medinay initiated the relationship through the defendant's cousin: The relationship nonetheless was illegal due to the status of Ms. Medina. Womanizing is not a crime. The defendant seemed to make some sort of a confession to womanizing. Womanizing is not a crime unless the woman is under the statutory age. It's curious that the defendant attempted to reestablish this relationship when he did. As /I looked at the video it certainly indicated to me/ the defendant clearly intended to marry this young lady in December of 1998 I believe it was, around Christmas time. He proposed on videotape in front of his friends and his family. He presented her (with a gift, a truck.) I don't know how lavish it was. I don't know if the defendant bought it for

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I suspect that he might very well have simply put a down payment on the thing and intended to make payments in the future. Nevertheless, there was the gift of this truck. There was the gift of the wedding cups. There was There was the engagement ring. the toast. there is no doubt in anyone's mind, certainly no doubt in my mind after seeing the video that he intended to marry the young lady. The relationship didn't work out. They broke up. The police were called and neither the defendant nor Melissa Medina cooperated in any way, shape or form. The investigators had an uphill investigation simply to show that the two had sexual relations. They had to go to the extremes of DNA evidence, and the defendant and Ms. Medina were finally found out. The defendant was brought to the bar of justice.

The Court has considered the statutory factors regarding probation versus imprisonment in the Department of Corrections. The statute Chapter 730 ILCS 5/5-6-1 states the Court shall impose a sentence of probation or conditional discharge upon the offender unless having regard

EXIPIT# 11

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to the nature and character of the offense, the history, character and condition of the defendant the Court is of the opinion that: One, his imprisonment or periodic imprisonment is necessary for the protection of the public, it finds specifically that his imprisonment is not necessary for the protection of the public or probation or conditional discharge would deprecate the seriousness of the offender's conduct. [1] find, for the record, that probation would not .. deprecate the seriousness of the offender's conduct and, therefore, the Court specifically finds that the defendant is a suitable and fit; candidate for probation. I place the defendant on probation with the following conditions. final condition will be the one that's most troubling, which is whether or not and to what extent the Court will impose a deprivation of personal liberty upon the defendant. conditions of probation are as follows: probation is 36 months. The defendant shall support his child. The defendant shall have no contact with females -- and in none of these cases can there be a generic sentence like the one

EXIBITA!

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presents himself as contrite, is repentant, is remorseful. Nevertheless, he has been found guilty of an offense which grows from the status, the age of Melissa Medina. I am considering all the factors that I mentioned earlier. I am also considering the fact he has been removed from his job as a Waukeqan police officer and was making \$50,000 a year. I think it highly unlikely in the immediate future he is going to have an income any place close to that neighborhood, and I realize the difficulties on probation and being categorized a sex offender. I take that into consideration. I realize that public service is something that should be considered, but I have rejected that, and although the defendant has engaged in community service or public service before involving these track events which he spoke to, I think under the circumstances it would be totally inappropriate to assign him to public service for this offense.

Finally, I have been somewhat hesitant to
go through my entire thought process, but back.
before 1955 juries made recommendations to courts.
regarding sentences. Indeed we had jury

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sentencing in the State of Illinois. In many states we still have jury sentencing, whatever a I have never save this one case jury recommends. had any jury make a suggestion to me regarding the penalty, but I should share with you what the jury said to me and that was when I went to ask the jury if they had any questions about the process, et cetera, I spoke to them briefly, and one of the jurors asked me questions -- they asked I answered the questions as best I questions. could. This one juror who seemed to be a spokesperson indicated to me that the jury did not want to see the defendant serve any time whatsoever in jail. And I looked at the jurors and I asked the question of everybody. answer from every one of them and everyone said the same thing. They said you know, this is a tough case to decide. You told us during the voir dire follow the law and we followed the law. We found him guilty, but we do have some strong feelings in this regard. One reason that I hesitated to share that with you because I know that so not binding on me, and I didn't tell the jury that it would bind me and I certainly didn't

promise them that I'd follow their recommendation, 1 but I simply say that to you as something that 2 occurred. It's just a fact. It's somewhat like 3 the defendant thinking that it worked against him 5 that he was a police officer. It's a fact. It's 6 It's just true that that's what the jurors 7 said to me. They said you know, Judge Lang, we promised we would follow the law. We did follow 8 9 the law, but we really don't want to see Mr. Baird 10 go to jail. I didn't revoke the defendant's 11 bond. I increased his bond for what I felt then and I still feel now are good and sufficient 12 13 reasons because I had in my mind a real belief 14 that something was going to go haywire and 15 something was going south on this case. Mr. Baird 16 was in some sort of a panic situation when his colleague in the police department told him that 17 this whole case was under investigation. 18 over to the house while he was still in uniform in 19 20 his squad car and made these statements, and I was 21 concerned that the defendant might at minimum simply leave town and make it a lot worse on 22 himself, make it a lot worse on himself. And, of 23 course, I knew in my own mind what the jurors had 24

EX1811#11

1 statements are done with the assistance of the State's Attorney's Office. But she is here and 2 3 she does want to make a statement. 4 THE COURT: Well, several facets of the case 5 have been uncommon, if not irregular. Miss 6 Medina, is it your wish to make a statement to the 7 Court? 8 MS. MEDINA: Yes, I do. VICTIM 9 THE COURT: Please be seated on the witness 10 stand. If you wish to refer to your notes, feel 11 free to do that. MS. MEDINA: Yes, I have it written down. 12 13 THE COURT: Kindly be seated. Now, Ms. Medina, kindly raise your right hand. Insofar as any 14 factual representations that you intend to make do 15 you swear to tell the truth, the whole truth and 16 17 nothing but the truth so help you God? 18 MS. MEDINA: Yes, I do. 19 THE COURT: Thank you very much. Proceed 20 For the record, you are Melissa Medina, 21 correct? 22 MS. MELISSA MEDINA: Yes, I am. I come forward today to say a couple of things not only to the 23 24 judge and to everyone, but also to Willis. I

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would like to start out by saying to the judge and to everyone else that I really believe that Willis has been wrongfully accused. The only thing I could think of that Willis and I are possibly accused of is falling in love with each other. Willis and I have never broke the law before and never intended to either. Even Willis as a cop, a very excellent cop I might add, had never intended to or thought that he was breaking the law by being with me. All we ever wanted was to be a very happy family. I really hope the judge really gives him a fair chance to start a new life again.

We brought this situation on ourselves and.

I am mature enough to admit that, but should he be punished so bad for a situation that I mostly brought him into. I beg everyone to have mercy on this man, to really think it over before they decide on sentencing him.

Now, there is something I really need to get off my chest, something that's important for me to say today, and I must take a chance now that I am able to talk to Willis since I am not allowed to talk to him personally. Willis and I, like any

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other normal relationship, we have had our good times and our bad times. It's sad to say 85 percent of the time were bad, 50 percent were good. We have a baby now, and everything I do or say reflects on our baby. And I am trying to study for my GED and I need someone who is going to help me with the baby and support me. I just realized that Kevin and I are really not meant to be together. I just feel like I don't love him anymore and I'm sorry. We can't get married. can't see each other. Even if the law let us, I just couldn't be with him anymore. I'm sorry, but I don't want to have anything to do with him anymore. I will always love him because he is the father of my child, but too many things has been going on in our relationship, and he knows what I'm talking about. I cannot be with him anymore.

And I also say to everyone, to the judge and to everyone that I hope that what I just said to Willis does not affect any decisions made by you guys, you know, because just because I don't want to be with him anymore doesn't mean that he is not a good guy because he is the most perfect person I ever met, and I wouldn't have wanted to

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be with anybody more than I did with him. He_is an excellent person. All he ever wanted was the best out of me, out of our child and himself and everyone else. He always talked about how he wanted the best for his nephews, sisters. Everyone. He is not a bad guy. He just wanted to make something out of himself in his life. just wanted to live better, to finally find out who his family was and to make a family with me, and I had no problem with that. It's just that --I don't know what to say. He is a wonderful. person. I think he has been wrongfully accused. This is something that mostly I brought myself into it. I-see no reason why he should be punished for something that I -- I lied to him and it's not fair and I don't want to see him end up in jail. He is-not a person-that should be in ; jail. He actually worked for the community, did everything for everybody. He always helped everyone else. He didn't want nothing bad for anyone or himself. I mean I'm sorry that he is in a situation like this and I know that I did this to him. That's why I think it's best that him and I don't ever be together. If he gets visitation

P.

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MICHAEL DAVISON, PSY, D MARCY PRITZEN, LCSW

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Dr. Karen Chantry

33 North County Street Suite 303 Waukegan, IL 847-293-3800

Dr. Ray Kim

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EXIBIT412



6

Antisocial tendencies are behaviors that are hostile, disruptive, and disregard the safety and well-being of others. Antisocial behaviors can include:

- Aggression: Physical aggression, violence, or threats
- Deceit: Lying, manipulation, or dishonesty
- Irresponsibility: Breaking the law, being unreliable, or failing to learn from consequences
- Impulsivity: Acting without planning ahead or taking unnecessary risks
- Lack of empathy: Not caring about the feelings of others or









EX1811 13



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- Lack of empathy: Not caring about the feelings of others or showing remorse for harming them
- Recklessness: Disregarding one's own safety or the safety of others
- Violation of rules: Stealing, vandalism, or violating social norms

Antisocial tendencies can be a symptom of antisocial
personality disorder
(ASPD). People with ASPD may
have a history of conduct disorder, which is a pattern of antisocial behaviors that begins



Home:







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EXIBIT#13





Antisocial tendencies can be a symptom of antisocial
personality disorder
(ASPD). People with ASPD may
have a history of conduct disorder, which is a pattern of antisocial behaviors that begins
in childhood.

Signs of conduct disorder Aggression toward people and animals, Destruction of property, Lying and dishonesty, Theft, and Serious violation of rules.

Symptoms of ASPD @

Repeatedly breaking the law



Home







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Symptoms of ASPD

- Repeatedly breaking the law
- Being impulsive or incapable of planning ahead
- Being irritable and aggressive
- Lack of remorse.
- Intense egocentrism
- Poor or abusive relationships

Antisocial personality disorder - Symptom...

Feb 24, 2023 — Adults with antisocial personality...

Mayo Clinic

Anti-soc - Wikipe

Anti-social sometimes

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Generative AI is experimental. Learn more

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EXIB / 13

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Notifications

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† ò Xi_	ORDER AND CERTIFICATE OF	FELONY PROBATION	INTENSIVE SUPERVISION/
· / /		ONDITIONAL DISCHARGE	
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convicted of	1995 4 in SLA Abuse a	Class R Felony. (5 count	epresented by counsel. The defendant having been
The	court, after conducting a hearing pursuant	to 730 ILCS5/5-4-1 or having acc	epted a negotiated plea, and after considering the
factors enum	crated in 5/5-3-1 and 5/5-3-2 and the natu	tre and circumstances of the offens	se and the history, character and condition of the
offender, OR	DERS:	- /	
	defendant is sentenced to a term of		ns probation/conditional discharge. The conditions
	that the defendant shall:		
	Not violate any criminal statute of any ju		
	Appear in person before the Lake Count		eport as it directs.
	Refrain from possessing a firearm or oth		
# 4	emergency nature that prior consent by t	of the court or, in circumstances in the court is not possible, without the	which the reason for the absence is of such an se prior notification and approval of the person's
ہے کے	probation officer;		
■ 5.	The defendant is contained to a determine	her at his/her home or elsewhere to	the extent necessary to discharge his/her duties;
<i>እ</i> የ			custody of the County Sheriff. No good time
in 7	shall be awarded as injury resulted from The defendant shall serve a term of period		4 days the swed
<u> </u>	a. for a period of month	=	mes of periodic imprisonment;
}	b. to be confined for twenty-four (24) he		mak
!	c. the defendant shall be released for	outs cach day, seven (1) days cach	waz,
	or and described that to research for	·····	
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₩ 8.	Pay a fine of \$ and court	costs of \$ 120 throug	h the Office of the Clerk of the Circuit Court
,	by at a rate of not less tha		and of the close of the chose come
≐ 9.	Pay child support through the Clerk of the		· per :
	. Make restitution to	in the amount of	\$ paying
•	not less than \$ per month		efendants through the Clerk of the Circuit Court;
k Z11.	Pay for probation services to the Clerk of		
	\$d	uring the term of probation.	-
1 112.	Pay any fees, costs and assessments as p Work of pulsue accourse of study or voe	er attached cost sheet to be paid w	ithin 1 year or
13. کاریا (۱۳	. Work of bulsue accourse of study-or-voc	ational training;	• •
MJES 7 14.	Undergo I medical I psychiatric I drug follows: Set office Qu	/alcoholic evaluation and treatmen	tas / / /
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•		fficer, the defendant shall follow all	rules of said treatment and satisfactorily complete
V	said program(s).	\$5/	Lat
L 15.	The defendant is subject to random urine	and breathalizer testing.	yest Manakan
.gh.10°	The detendant is subject to testing for 19	Sexually Transmissible Diseases	Genetic Marker Grouping
20.0	Analysis and Indexing (DNA Testing).	•	5. 17# ILI
	The defendant shall register as a sex offe	-	Ex(B17#14
r 18.	Attend or reside in	, a facility established for	- I
*; ; ,	residence of defendants on probation and	tollow rules of the program;	A man no Pil
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White - Original Green - Client Canary - Probation Pink - State's Attorney Goldenrod - Defense Page 1 of 2

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	Not use or be in post of any controlled substance or cannabis of the presence of anyone else using or in pussession of controlled substances or cannabis.
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1	On leaving any program without satisfactory completion, to return and appear in court the
#Z.	next regular court motion day of the sentencing judge; a. Reside with his/her parents or
	b. Attend school or \square obtain a GED;
·	
	d. Contribute to your current by anon-residential program for your;
□ 2 2.	110-fe
23.	Other conditions As notice at a talk of
re confact	many bearing better of bearing
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nedina's Mas	In addition to the above conditions, Defendant is placed on Intensive probation and shall follow
family 124	in addition to the above conditions, Defendant is placed on intensive probation and shall follow
Lech	an conditions below for at least the first year of probation.
	a. Obtain/continue employment and/or attend educational programs, as may be directed by the Probation Officer.
Thoughth -	The Court of the C
į g	leave the County without prior permission of the Court or Probation Officer
· -	c. Comply with a curfew of 7:00 P.M. to 7:00 A.M. daily or as modified by the Probation Officer
DE	and consent to nome visits at any hour on any day by a Probation Officer to verify compliance
D De l	- The state of the state of the possible presence of probabiled described and on
MOTVINE	alcohol at the discretion of the Probation Officer.
1/110	e. Submit to searches of his/her person, residence, papers, automobile and/or effects at any
Y SEX	time such requests are made by the Probation Officer and consent to the use of anything seized as evidence in a court proceeding.
	f. Perform hours of Public Service. In addition, perform 20 hours of Public Service.
SFEWDER.	Double of Lacite octained. In annihold, belieff of public Coston and and a
40.00	outproject run time, of in school full time, or full time in a court ordered program.
1	g. Provide proof of employment, job search and or attendance of educational programs as directed by the Probation Officer.
2641) 0	h. Not use or possess any controlled substance of a second state of the second state o
with.	The most of possess any controlled substances of any kind which have not been precombed for any t
11 Nesi.	physician of the state of Illinois (written and oral permission to contact said physician for verification shall be waived).
A	i. Appear in Court on gral notice of the Probation Officer.
♂	
	J. Other: Legendant Shall apport he dependants
	No contact with my grander or high schools including
	millete the
. 🗷 25.	Upon a violation of the terms and conditions of this order the Court Services Division may invoke
t	any sanctions from the list of intermediate sanctions adopted by the Chief Judge.
1	The contract of intermediate sauctions adopted by the Chief Judge.
Probation	will terminate and the Circuit Clerk shall transfer the case to closed status on unless there is
pending an unresol	lved petition to revoke probation or this order has been otherwise modified so as to effect the termination.
1	2 de le le le l'annaion.
ENTERED at U	Jukeran , Illinois this 27 day of August, 19 99.
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Order prepared	by Shones ASA. JUDGE
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N - No, transfer me to a live agent

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EXIBIT#15





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